G.R.E.M. 5-A				
The above described land is		the same	e conveyed to me by	* · · · · · · · · · · · · · · · · · · ·
			day of	
TOGETHER with all and sing TO HAVE AND TO HOLD,	cular the Rights, Members, Her all and singular, the said premi	ereditaments and Appurtenan nises unto the said	ces to the said Premises belonging, or in A. Park, and his	in anywise incident or appertaining.
Heirs and Assigns forever	and our ny Heirs, Executors and Admi	inistrators to warrant and	forever defend all and singular the said	d premises unto the said mortgagee,
ever lawfully claiming, or to claim the	his Heirs and Assessment or any part thereof.	signs, from and against me,	OU P my Heirs, Executors, Administrators an	nd Assigns, and every person whomso-
Andris the said mortgagors agre	ee to insure the house and buil	ildings on said land, for not	less than one thousand	
make loss under the policy or policie same to be insured as above provided insurance premium or any taxes or oth PROVIDED ALWAYS, NEV truly pay, or cause to be paid unto the meaning of the said note, then this AND IT IS AGREED, by and	e acceptable to the mortgagee, is of insurance payable to the and be reimbursed for the premer public assessment or any participate and the tree said mortgagee the said debtors deed of bargain and sale shall between the said parties, that	and keep the same insured mortgagee, and that in the emium and expense of such art thereof the mortgagee more intent and meaning of the or sum of money aforesaid, all cease, determine, and be are the mortgager same of th	from loss or damage by fire during the event We shall at any time fail to do so, to insurance under this mortgage. Upon any at his option declare the full amount of the parties to these presents, that if X the with interest thereon, if any shall be dutterly null and void; otherwise to remain the old and enjoy the said premises until deereby assign the rents and profits of the	ne continuation of this mortgage, and then the said mortgagee may cause the failure of the mortgagor to pay any of this mortgage due and payable. said mortgagor, so and shall well and due, according to the true intent and ain in full force and virtue.
otherwise, appoint a receiver, with aut	inority to take possession of sa-	and premises and collect said	l agree that any Judge of the Circuit Co rents and profits, applying the net pro- more than the rents and the profits actu	oceeds thereot (atter naving costs of
			day of March	
	in the second			·
	ered in the Presence of			
H. K. Town		!		(L. S.)
oosepn n.	Earle, Jr.		Maggie Hawkins	(L. S.)
STATE OF SOUTH CAROL COUNTY OF GREENVILLE	INA, {	•	PROBATE	
sign, seal and as their thereof. SWORN to before me this day of March	10th			witnessed the execution
	ry Public, S. C.	··· · · · · · · · · · · · · · · · · ·	•	
STATE OF SOUTH CAROL COUNTY OF GREENVILLE			RENUNCIATION OF DOW	/ER
I, H. K. To	ownes	a Notary Public f	or South Carolina, do hereby certify t	unto all whom it may concern that
Mrs. Maggie Hawkins			named Conwell Hawkin	
this day appear before me, and, upon fear of any person or persons whom	n being privately and separate	ely examined by me, did de	eclare that she does freely, voluntarily a	
	<u> </u>			
Given under my hand and seal day of March	1, this 10th A. D., 19 4 7		of, in or to all and singular the Pres Maggie Hawkins	mises within mentioned and releaséd.
	moh 704h		.0	Dar Du We
		7	O o'clock	
			the within mortgage and the note	
day of				this coouse, this
Witness:				